TENNESSEE GENERAL ASSEMBLY FISCAL REVIEW COMMITTEE



FISCAL NOTE

SB 1885 - HB 2466

February 10, 2020

SUMMARY OF BILL: Repeals the requirement that the driving privileges of a minor be suspended if the minor's parent or legal guardian is no longer covered by car insurance or proof of financial responsibility.

ESTIMATED FISCAL IMPACT:

NOT SIGNIFICANT

Assumptions:

- Pursuant to Tenn. Code Ann. § 55-50-312(a)(1), if the insurance or proof of financial responsibility is cancelled, terminated or no longer in force, the driving privileges of a minor shall be suspended until requirements are complied with and a new application for reinstatement of the license is made. The proposed legislation repeals that provision.
- This legislation will only impact drivers who have a SR-22/JR-22 filed on their behalf in lieu of a teenage affidavit.
- Currently, the Driver Services System does not capture SR-22/JR-22 provided at the time of a minor's driver license issuance; therefore, it is unknown how many, if any, minors have provided SR-22/JR-22 in lieu of a teenage affidavit at this time.
- It can be reasonably assumed that there are not enough that will be affected by legislation to have a significant impact on state government revenue or expenditures.

CERTIFICATION:

The information contained herein is true and correct to the best of my knowledge.

Krista Lee Carsner, Executive Director

Kista Lee Caroner

/jmg